## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

HALLIBURTON ENERGY SERVICES,	§	
INC., HALLIBURTON US	§	
TECHNOLOGIES, INC., AND	§	
HALLIBURTON GROUP	§	
TECHNOLOGIES, INC.	§	
Plaintiffs,	§	
<b>30</b> /	§	
-V-	§	6:22-CV-00905-ADA-DTG
	§	
U.S. WELL SERVICES, LLC, and	§	
PROFRAC HOLDING	Š	
	8	
CORPORATION,	8 §	
	8	

## SECOND CLAIM CONSTRUCTION ORDER

The Court construes the terms of U.S. Patent No. RE 49,348 (the "'348 Patent") and U.S.

Patent No. RE49,456 (the "'456 Patent") as follows:

Disputed Term	<b>Court's Preliminary Construction</b>
"an amount of electricity sufficient to power" / "wherein the amount of electricity is sufficient to power"	Not indefinite. Plain and ordinary meaning.
('348 Patent Claims 27,49)	
('456 Patent Claims 42, 47)	
"using the amount of electricity" / "wherein the amount of electricity used"	Not indefinite. Plain and ordinary meaning.
('348 Patent Claims 27, 34, 49, 50)	
('456 Patent Claims 42, 45, 48, 50)	
"field gas"	Plain and ordinary meaning.
('348 Patent Claims 27, 29, 32, 49)	
('456 Patent Claims 27, 42, 45, 47, 55)	

**SIGNED** this 10<sup>th</sup> day of April, 2024.

UNITED STATES MAGISTRATE JUDGE